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17 *Attorneys for Defendants Stadium Technology Group, Inc.
18 and GVC Holdings, PLC*

19 **UNITED STATES DISTRICT COURT**

20 **DISTRICT OF NEVADA**

21 PURE PARLAY, LLC a Nevada Limited
22 Liability Company,

23 Plaintiff,

24 v.
25 STADIUM TECHNOLOGY GROUP,
26 INC., a Nevada Corporation, and GVC
27 HOLDINGS, PLC, a company incorporated
28 in the Isle of Man,

Plaintiff

Case No. 2:19-cv-00834-GMN-BNW

**STIPULATION AND PROPOSED
ORDER TO EXTEND TIME TO FILE
RESPONSE TO SECOND AMENDED
COMPLAINT FOR PATENT
INFRINGEMENT**

(First Request)

29 Plaintiff PURE PARLAY, LLC, (“Plaintiff”) and Defendants Stadium Technology Group,
30 Inc., and GVC Holdings, PLC (collectively referred to as “Defendants”), by and through their
31 respective undersigned counsel of record, stipulate and agree to extend the date for Defendants’
32 Response to Plaintiff’s Second Amended Complaint for Patent Infringement upon which relief can
33 be granted [ECF. 37] from the current date of March 9, 2020 to March 30, 2020.

34 This is the first request for an extension of time and is not made for the purpose of delay.

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2 Dated this 27 day of February 2020.

3 ARNOLD & PORTER KAYE SCHOLER
4 LLP

5 */s/ Evan M. Rothstein* _____
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11 *Attorneys for Defendants Stadium Technology*
12 *Group, Inc. and GVC Holdings, PLC*

13 **IT IS SO ORDERED**

14 **DATED: February 28, 2020**

15
16 
17 _____

18 **BRENDA WEKSLER**
19 **UNITED STATES MAGISTRATE JUDGE**

20
21 Dated this 27 day of February 2020.

22 FISHERBROYLES, LLP

23 */s/ Rob L. Phillips* _____
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25 *Attorneys for Plaintiff Pure Parlay, LLC*